

UNITED STATES DISTRICT COURT

WESTERN DISTRICT OF WASHINGTON

COG-0279RSL-JAD

KING COCKTY CORPORATION, WHILINGTON

COLLECTIONS PROGRAM Administration

KING COUNTY Addre Invente Defending the

KING COUNTY CORPORATION OF EYE DIRECTOR

STATE OF WASHENGTON, DEPT. OF CORRECTIONS

TEAR! HANSON, CLASSIFICATION SUPERVISORS

MORICONT E. JOHNSON, CLASSIFICATION CLERK

JOHNSON AND MY OTHER JOHN OR TANGEDE

WHO MAN TOF RESTORABLE FOR the VI STATIONS Alleger

(Names of Defendants)

AND CONTROLES HEREIN.

CIVIL RIGHTS COMPLAINT BY A PRISONER UNDER 42 U.S.C. § 1983, RHONG OTHER THENGS

I. Previous Lawsuits:

		lawsuits in any fe	deral court in the	ne United State	a while a prisoner:
Yes Yes	□ No		•	•	

- B. If your answer to A is yes, how many?: ______ Describe the lawsuit in the space below. (If there is more than one lawsuit, describe the additional lawsuits on another piece of paper using the same outline.)
 - 1. Parties to this previous lawsuit:

Plaintiff KEUN G. JOHNSON

Defendants STATE OF DATE MILION, GENERALD Charles of Date of the Contract of the Charles of the Cha

SCENETALLY OF D. D. C. WALLES W. CLAUSE. SEARLE Police De De Chal

06-CV-00279-CMP

3. Docket Number (05 - 575 R5 L)	KLS	
4. Name of judge to whom case was assigned (2 %	7F	
5. Disposition (For example: Was the case dismissed as frive appealed? Is it still pending?) The is still pending?		•
6. Approximate date of filing lawsuit		
7. Approximate date of disposition U \	Α	
B. Have you filed any grievances concerning the facts relati		
B. Have you filed any grievances concerning the facts related and the second se	☑ Yes	nt?
	☑ Yes	
If your answer is NO, explain why not	□ Yes □ Yes □ E FINAL GRIE	UNO VANCE
If your answer is NO, explain why not C. Is the grievance process completed? If your answer is YES, ATTACH A COPY OF THE RESOLUTION for any grievance concerning factories to this Complaint	□ Yes □ Yes □ Yes □ FINAL GRIE:	□ No □ No VANCE case.
If your answer is NO, explain why not	□ Yes □ Yes □ Yes □ Yes □ FINAL GRIE □ relating to this	□ No VANCE Case. 20(.0037/4) 28 No.: 3374/0
If your answer is NO, explain why not	□ Yes □ Yes □ Yes □ Yes □ FINAL GRIE □ relating to this	□ No VANCE Case. 20(.0037/4) 28 No.: 3374/0
If your answer is NO, explain why not C. Is the grievance process completed? If your answer is YES, ATTACH A COPY OF THE RESOLUTION for any grievance concerning factories to this Complaint	☐ Yes ☐ Yes ☐ Yes ☐ FINAL GRIE Is relating to this ☐ LUASHING FOR DETERMINED TO THE PROPERTY OF THE PROP	No VANCE case. 2060037/4 297410 98032 and his/her place

C. Additional defendants VINCENT B. JOHNSON, TON HANSON AND Shaped STEVENSON, NORMAN W. MALONG AND JULIE SPECTOR AND ANY OFTHER JOHN OF TANE DOE WHOM MAY BE RESPONSIBLE BY THE CIVIL RIGHTS YICKMON'S AND CLAIMS CONTAINED AND ALEGED HEREIN.

IV. Statement of Claim

(State here as briefly as possible the <u>facts</u> of your case. Describe how each defendant is involved, including dates, places, and other persons involved. <u>Do not give any legal arguments or cite any cases or statutes</u>. If you allege a number of related claims, number and set forth each claim in a separate paragraph. Attach additional sheets if necessary.)

ON ON ABOUT JANUARY 19,2006 PLAINTIFF WAS THANSFORMED TO ILING COUNTY ADULT AND ILVENIES CONTEN AT RIC. KENT, WAShington. DEFORMINGS
KING COUNTY, NORMAN K. MALEN'S STRYNE STEVENSON AND JULIE SPECTOR
CALDED PLANTIFF TO BE PLACED IN NETTATOR'S CONFINEMENT WITHOUT A NEMOC OF HEARING, A HEARING ON MAY PROCESS THAT PHINTIP WAS DUE. DEFENDANTS LENGTH ON WITH NEADWHOLD INVESTIGATION SHOULD HAVE KNOWN THAT PLANTIPF HATS ALEE CHILDWARS, AMONG OTHER THINGS, COMPLOWIT NOWWOT DEFENDANTS, AS WELL AS A POSITION FOR WAT OF HASONS CONJUS WHICH ALLEGED, AMONS OFHER THINGS, THAT PLAINTIFF WAS DOTHUED OF HIS REALT TO LIBERTY, PROTERTY, CONTRACTUAL BONOFIES AND ACCESTO THE COURT REGIATIONS PHINTIFF'S ALLEGED FALSE IMPRISONMENT AND THE DEFENDANTS ABUSE OF PRICESS AND PRETEXT OF PRICES TO FORESTALL THE MAPITO NEMECY THAT THE U.S. CONSTITUTION GRANTS TO DOISONS UNDER SI JUNISOICHEN. Defendants Hells Planwiff IN Closed CLASTEDY, NAFISED TO GRANT HIM ACCESS TO LEGAL MATERIALS LAW LIGHTAM, LEGAL ASSIST ANCE AND LEGAL FORMS TO PLANISH PLANISH FOR EXPLOSING HTS RIGHT TO CHARLONGE TO PURPORTOD ALETHORITY OF THE INFONDAMYS! ACTIONS, WHICH WERE DONE UNDER THE CONOR OF LAW OF THE STATE OF WASHINGPN, DEFENDANTS' ACTIONS WORK CONTRANY TO THE MIGHTS OF PLANWITTE UNDER BOTH THE CONSTITUTION FOR PUR CLUTTOD States of America AND the EMMICIPATION Proclamation of 1863. DEPUBLIES METICULS WERE DONE WITH WIREFUL, WONTON : MUS REBILLESS DISKEAMS FOR PLANTIFF'S NEWS 5 AND SOMES ON LY TO SUBJECT THE LANGUE PROCESS ESTABLISHED BY "WE HE PEOPLE" IN SMOOT TO CAUSE " UNNECESSARY DOLLY " TO THE JUSTICE ENLICH COMES FROM A LAWFUL NOVION /BY A JUNY OF THE A MUTGET CHIMES AGARDST PLAINTIFF AND THE DIGNITY OF YOUR U.S.A.

DEFENDANTS DEFINED PLANTIFF THE USE OF A DESK AND SEAT BY PLANTIF HIM IN, BASKALLY, A BATHADAM WITH ANOTHER PERSON WITHOUT AM PRIVACY ON MEANS TO ALLOW BOTH PORSONS TO USE THE YOUR LINE WHEN MEANS IN MEANS TO ALLOW BUTH PORSONS TO USE THE YOUTHER AVEN WHEN MOMENTAL V. Relief ARE MADE AVAILABLE TO DO SO EFFICIENTLY AND WELLY, WHE FURE V. Relief ARE MADE AVAILABLE TO DO SO EFFICIENTLY AND WELLY, WHE FURE

(State briefly exactly what you want the court to do for you. Make no legal arguments. Cite no cases or statutes.)

PLAINTIFF SCENS AN ONDER VALATING It'S ALLEGED CHIMINAL RELOAD

AND THE ALLEGED CONVICTION WHILL PROMPTED THE ACTS OF DEFENDING.

DADEN DEFENDANTS TO CEASE OVERCONDUCING, IMPLEMENTING POLICIES

THAT INFLECT DUNINGMENT, DENTES AND PERSON ACCESS TO THE COURT

AND AFFORDS OPPORTUNITY TO BRAIL WAYS WITH IMMUNITY GRAMED

AS A MATTER OF COURSE, GRANT PLAINTIFF A MONEY JUDGMENT

TO BE DETERMINED AT THE TIME OF TRIAL EQUAL TO HIS LOST LINES

AND OTHER DAMAGES, But NOT 1255 THAN \$10,000,000.00 FROM BICK

DEFENDANT, INDIVIDUALLY, JOINTY AND SEVENALLY.

I declare under penalty of perjury that the foregoing is true and correct.

Signed this 9th day of Feforemy

(Signature of Plaintiff)

P.O. Box poss - C-4
Almany Herbath, WA 99001

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98402+170B

LEGAL MAIL

7106477 U.S. POSTAC.

UNITED STORES DISTRICT COUNT CLONIC 1717 TACOMA AVENUE ROOM 3100 TACOMA, WAShington 98402

